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APPLICATION N	О.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/848,297		05/04/2001	Monique Gerardine Miranda Sommer	0142-0352P	9611		
2292	7590	03/28/2005	·	EXAMINER			
		RT KOLASCH &	PHAM, THIERRY L				
PO BOX 747 FALLS CHURCH, VA 22040-0747				ART UNIT	PAPER NUMBER		
		,		2624			
					DATE MAIL ED. 02/00/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)					
Office Action Summary			97	SOMMER ET AL.					
			r	Art Unit					
		Thierry L		2624					
Period fo	The MAILING DATE of this communic or Reply	ation appears on th	e cover sheet with the o	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).									
Status									
1)[Responsive to communication(s) filed	on <u>04 May 2001</u> .							
2a)□	This action is FINAL . 28	o)⊠ This action is i	non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	ion of Claims								
4)⊠ 5)□ 6)⊠ 7)⊠	Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-12 is/are rejected. Claim(s) 1,8 and 12 is/are objected to. Claim(s) are subject to restriction and/or election requirement.								
Applicat	ion Papers								
9)	The specification is objected to by the	Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.									
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority t	under 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
2) Notice 3) Information	t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or P ter No(s)/Mail Date 5/4/01.		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal 6) Other:						

DETAILED ACTION

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Oath/Declaration

1. Responsive to Missing Oath/Declaration has been received/acknowledged on 7/18/01.

Claim Objections

2. Claims 1, 8, and 12 are objected to because of the following informalities: "a print engine having a plurality of trays" should read as "a printer having a plurality of trays". Print engine, which is also an equivalent to a print-head, cannot have a plurality of trays. Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-6, 8-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Hube et al (U.S. 5229814).

Regarding claim 1, Hube discloses a digital image production apparatus (digital image forming system, fig. 1) comprising:

- a print engine (printer 8, fig. 2) having a plurality of trays (plurality of media trays 110, 112, 114, fig. 1 and fig. 2, col. 4, lines 40-50) each of which is capable of accommodating different types of recording sheets (i.e. transparency, standard paper, and etc., fig. 5);
- a user interface (user interface 52, fig. 1 & 2); and
- an electronic control system (controller 7, fig. 2) for controlling print processing, including control of supply of recording sheets from the trays in accordance with sheet specifications of print jobs (print job with output media parameters/attributes, fig. 5-6), wherein the control system has access to a memory (main memory 56, fig. 2, col. 6, lines 23-60) which stores for each tray the type of recording sheets presently accommodated therein, and;

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• wherein, when recording sheets of a type required for a job are not available (requested print medias are not available, fig. 7b-7e, cols. 7-8) in any of the trays, the control system: indicates, through the user interface (UI, fig. 5-6), the required type ("called for stock column" represents requested media for print job, fig. 6a) of recording sheet;

- selects an eligible tray (select different/substitute media types if requested medias are not available, fig. 6-7) that can accommodate the required recording sheets;
- invites, through the user interface, an operator to place recording sheets of the required type in the eligible tray (prompts users to load media into trays, fig.7b); and
- automatically, in response to receiving a confirmation signal which confirms that the operator has completed the requested action (printing will be resumed and/or started when media is loaded/detected, fig. 7b, col. 9, lines 20-65), presumes that the installed recording sheets are of the required type (requested media is loaded by operators, fig. 7b, cols. 9-10) and stores information specifying the required type of recording sheet in a location of the memory (memory 56, fig. 2) associated with said eligible tray.

Regarding claim 2, Hube further discloses the apparatus according to claim 1, wherein, if at least one tray contains sheets of a type that is not needed (other trays contain different media types, fig. 5-7) for the current job nor any other job scheduled for processing so as to represent at least one non-targeted tray, the control system selects one of the at least one non-targeted trays (select different/substitute media type if requested media is not available, fig. 5-7) as the eligible tray.

Regarding claim 3, Hube further discloses the apparatus according to claim 1, wherein the confirmation signal is a signal indicating that a start button (start button, fig. 5) of the apparatus has been actuated.

Regarding claim 4, Hube further discloses the apparatus according to claim 1, wherein the required type of recording sheet and the eligible tray are presented to the user in the form of a dialog on a display screen (dialog on display screen, fig. 5-6) of the user interface.

Regarding claim 5, Hube further discloses the apparatus according to claim 1, further including means for replicating the user interface on a display screen of a workstation (controller 7, col. 3, lines 28-42) connected to the printer through a network (remote network, col. 3, lines 28-42).

Regarding claim 6, the apparatus according to claim 5, wherein, when the workstation is online (connecting via a modem, col. 3, lines 28-67), the message indicating (UI, fig. 5-7) a request for loading recording sheets for a specific print job is forcibly offered to the user on the workstation, irrespective of whether or not a print monitor function is activated in the workstation (figs. 5-7).

Regarding claims 8-11 recite limitations that are similar and in the same scope of invention as to those in claims 1-4 above; therefore, claims 8-11 are rejected for the same rejection rationale/basis as described in claims 1-4.

Regarding claim 12 recite limitations that are similar and in the same scope of invention as to those in claim 1 above; therefore, claim 12 is rejected for the same rejection rationale/basis as described in claim 1.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hube et al as described in claims 1-6 above, and in view of Moro et al (U.S. 6327051).

Regarding claim 7, Hube discloses an image forming apparatus connected via network, but fails to explicitly teach an image forming apparatus is connected to at least "two" user

terminals, and transmitting message regarding paper media to at least two terminals at different timings.

Moro, in the same field of endeavor for printing, teaches image forming apparatus is connected to at least "two" user terminals (fig. 10, col. 9, lines 60-67), and transmitting message regarding paper media (error messages, fig. 28 & 41) to at least two terminals (plurality of host computers, col. 9, lines 60-67) at different timings (errors messages can be sent virtual anytime depending on timings of occurrence).

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify Hube as per teachings of Moro because of a following reason: (•) allowing multiple users to access a single image forming apparatus; thereby, reducing hardware costs; (•) by notifying printer's errors to multiple users, the printer's errors can be fix/response by different users and/or reducing downtime.

Therefore, it would have been obvious to combine Hube with Moro to obtain the invention as specified in claim 7.

Conclusion

- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- U.S. 5061958 to Bunket et al, teaches an user interface for choosing available paper feed options for substitution paper media.
- 8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thierry L Pham whose telephone number is (703) 305-1897. The examiner can normally be reached on M-F (9:30 AM 6:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David K Moore can be reached on (703)308-7452. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Thierry L. Pham

TY

GABRIEL GARCIA PRIMARY EXAMINER